UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MICHIGAN

United States of America		ORDER OF DETENTION PENDING TRIAL	
v. Kenneth Lee L	ang-Knight	Case No. 1:12-cr-00123-JTN	
Defenda		Gasc 140. 1.12-01-00125-0114	
After conducting a deter that the defendant be detained p		Act, 18 U.S.C. § 3142(f), I conclude that the	nese facts require
	Part I – Finding	gs of Fact	
		U.S.C. § 3142(f)(1) and has previously be vould have been a federal offense if federal	
	nce as defined in 18 U.S.C. § 3156(an term is 10 years or more.	a)(4), or an offense listed in 18 U.S.C. § 23	332b(g)(5)(B) for
an offense for w	hich the maximum sentence is deat	h or life imprisonment.	
an offense for w	hich a maximum prison term of ten	years or more is prescribed in:	*
	ted after the defendant had been co	onvicted of two or more prior federal offens	es described in 18
a m	s not a crime of violence but involve inor victim		
	possession or use of a firearm or de illure to register under 18 U.S.C. § 2	estructive device or any other dangerous w 250	veapon
(2) The offense described or local offense.	l in finding (1) was committed while t	the defendant was on release pending tria	ıl for a federal, state
(3) A period of less than soffense described in fi		date of conviction defendant's releas	se from prison for the
	 establish a rebuttable presumption nity. I further find that defendant has 	n that no condition will reasonably assure s not rebutted that presumption.	the safety of anothe
	Alternative Fin	ıdings (A)	
✓ (1) There is probable cau	se to believe that the defendant has	committed an offense	
	imum prison term of ten years or mostances Act (21 U.S.C. 801 et seq.)	ore is prescribed in:	*
✓ (2) The defendant has no	- , ,	ned by finding (1) that no condition or comb ne safety of the community.	oination of condition
•	Alternative Fin		
(1) There is a serious risk	that the defendant will not appear.		
(2) There is a serious risk	that the defendant will endanger the	e safety of another person or the commun	ity.
	Part II – Statement of the F		
evidence a preponderance 1. Defendant has significant cr 2. Defendant has no verifiable 3. Defendant's criminal history 4. Whatever defendant's role, t	of the evidence that: iminal history given his age. employment. includes at least one failure to appe he charged conduct occurred while	tention hearing establishes by <u>√</u> clear a ear. defendant was on bond in a state crimina	
5. Defendant is alleged to have	e fled the scene of the crime. Part III – Directions Re	garding Detention	

The defendant is committed to the custody of the Attorney General or a designated representative for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or held in custody pending appeal. The defendant must be afforded a reasonable opportunity to consult privately with defense counsel. On order of United States Court or on request of an attorney for the Government, the person in charge of the corrections facility must deliver the defendant to the United States marshal for a court appearance.

Date:	May 21, 2012	Judge's Signature: _/s/ Ellen S. Carmody	
		Name and Title: Ellen S. Carmody, U.S. Magistrate Judge	